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Attorneys for Defendants Southwest  
Human Development and Gwyneth Kelly

**UNITED STATES DISTRICT COURT  
DISTRICT OF ARIZONA**

Jessica Kahraman, an individual; D.K., a minor, through his parent and guardian Jessica Kahraman; and K.K., a minor, through his parent and guardian Jessica Kahraman,

Case No. 2:22-cv-00375-SRB

**NOTICE OF SERVICE OF  
DEFENDANTS SOUTHWEST  
HUMAN DEVELOPMENT  
AND GWYNETH KELLY'S  
FOURTH SUPPLEMENTAL  
RULE 26(a)(1) DISCLOSURE  
STATEMENT**

## Plaintiffs,

VS.

The State of Arizona, a governmental entity; Arizona Department of Child Safety (“DCS”), a governmental entity; Sarah Kramer, individually and as an employee with DCS, and John Doe Kramer, her spouse; Sarah Mendez, individually and as an employee with DCS, and John Doe Mendez, her spouse; Madison Bell, individually and as an employee with DCS, and John Doe Bell, her spouse; Mecca Temple, individually and as an employee with DCS, and John Doe Temple, her spouse; Gregory McKay, individually and as an employee with the State of Arizona as the former Director of DCS, and Jane Doe McKay, his spouse; Michael Faust, individually and as an employee with the State of Arizona as the current Director of DCS, and Jane Doe Faust, his spouse; Banner Children’s at Desert, formerly Cardon Children Medical Center (“Banner”), an Arizona nonprofit organization; Ryan M. Stewart, M.D., individually and as an employee with Banner, and Jane Doe Stewart, his spouse; Maria Chico, individually and as an employee with Banner, and John Doe Chico, her spouse; Southwest Human Development (“SWHD”), an Arizona nonprofit organization, individually and as a service provider for the State of Arizona; Drue Kaplan-Siekman, individually and as an employee with SWHD, and

1 John Doe Siekman, her spouse; Gwyneth Kelly,  
2 individually and as an employee with SWHD, and  
3 John Kelly, her spouse; Michael Kelly, M.D. an  
4 individual, and Jane Doe Kelly, his spouse; John and  
Jane Does 1-5; and Black Entities 1-5,

5 Defendants.  
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7 **NOTICE IS HEREBY GIVEN** that Defendants Southwest Human Development  
8 (“SWHD”) and Gwyneth Kelly (collectively “the SWHD Defendants”), by and through  
9 undersigned counsel and pursuant to Federal Rules of Civil Procedure Rule 26(a)(2) and  
10 this Court’s Order (Doc. 141), have served upon counsel for all parties this date, via e-mail,  
11 Defendants Southwest Human Development and Gwyneth Kelly’s Fourth Supplemental  
12 Disclosure Statement.

13 RESPECTFULLY SUBMITTED this 16<sup>th</sup> day of October 2023.

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15 **GRASSO LAW FIRM, P.C.**  
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19 By /s/ Pamela L. Judd \_\_\_\_\_  
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